Cease work notice

Work Health and Safety Act 2011 (WHS Act), sections 85 & 85A

Health and safety representative (HSR) and worker or work group details		
First name:	Last name:	
Contact number:		
Name of the worker and/or workgroup represented and work location:		
Note: A HSR cannot issue a cease work notice if the training required under section 85(6) of the WHS Act has not been completed.		
Yes, I confirm I have completed the required training.		
HSR notice to cease work – under section 85(1) OR section 85(3)		
This cease work notice (notice) is issued under section 85 of the WHS Act:		
Failure to resolve the issue after consultation		
Notice issued to cease work under section 85(1) after the issue could not be resolved through consultation with PCBU. I confirm:		
I have consulted about the matter with the PCBU, and		
attempted to resolve the matter as an issue under part 5, division 5 of the WHS Act.		
Not reasonable to consult as risk so serious and immediate or im		
Notice issued under section 85(5)(a) after I directed a worker or workers to cease work without consultation with the PCBU under section 85(3), as the risk was so serious and immediate or imminent it was not reasonable to consult before giving the direction, and which may be a verbal direction under section 85(4)) to cease work.		
Name of PCBU – organisation or individual:		
Name of person the notice was given/emailed to:		
Date and time the notice was issued OR direction given to worker*:	ISR signature:	
(time) (dd/mm/yy)		
*See reverse side for resolution details		
Details of serious risk resulting in direction to cease work		
Write a brief description of the concern and basis for that concern with	reference to:	
(i) the risk to the worker's or workers' health or safety, and		
(ii) the work that, if carried out, will expose the worker(s) to a serious risk to their health or safety.		



This direction given by this notice remains effective until one of the following occurs (section 85(7))		
Withdrawn by HSR	Date	HSR Signature
Resolved with inspector assistance	Date	HSR Signature
Prohibition notice issued by inspector	Date	No signature required
Queensland Industrial Relations Commission (QIRC) order	Date	No signature required

Further information

The Work Health and Safety Act 2011 is available at www.worksafe.qld.gov.au

The term 'serious risk' captures risks that may cause death or serious injury or illness, including diseases of long latency from immediate exposure to a hazard such as crystalline silica dust, and circumstances of psychological threat or other similar conditions.

For the right to cease work to apply, the risk (the likelihood of it occurring and the consequences if it did) would have to be considered 'serious' and emanate from an immediate or imminent exposure to a hazard. For example, a worker working at heights with no fall arrest system, or a worker removing asbestos without using the appropriate personal protective equipment or safe work methods.

Section 85(1) A health and safety representative (HSR) may give a written cease work notice to a worker to direct that worker, or other workers, to cease unsafe work if—

- (a) the worker is in a work group represented by the HSR; and
- (b) the HSR has a reasonable concern that to carry out the work would expose a worker to a serious risk to the worker's health or safety, emanating from an immediate or imminent exposure to a hazard.

The HSR can only give a cease work direction if:

- they have completed the prescribed training (section 85(6)); and
- the matter is not resolved after consulting about the matter with the person conducting the business or undertaking (PCBU) for whom the workers are carrying out work, <u>and</u> the HSR has attempted to resolve the matter as an issue under part 5, division 5 (section 85(2)); or
- the risk is so serious and immediate or imminent that it is not reasonable to consult before giving the direction to cease work (section 85(3)).

Section 85(2A) As soon as practicable after giving a cease work notice, the HSR must give the PCBU a copy of the notice, and must display the notice in a prominent way in an area used by the workers who are in the work group.

Section 85(4) A cease work **direction may be given verbally and without prior consultation** with the PCBU if the risk to a worker's health and safety is so serious and immediate or imminent it is not safe to continue or start working (section 85(3)).

Section 85(5) As soon as possible after giving a direction to the workers under section 85(3), the HSR must—

- a) give the PCBU a cease work notice to inform them of the direction given to the worker/s; and
- b) **display** a copy of the cease work notice in a prominent way in an area used by the workers who are in the work group; and
- c) **consult** with the PCBU to attempt to resolve the matter.

Section 85(7) A direction given under this section remains effective until—

- a) the direction is withdrawn in writing by the HSR; or
- b) the issue is resolved with the assistance of an inspector under section 89; or
- c) an inspector issues a prohibition notice in relation to the matter; or
- d) the Queensland Industrial Relations Commission decides or deals with the dispute under part 5, division 7A.

Request an inspector assist or apply to the Queensland Industrial Relations Commission (QIRC)

A party to the issue can:

- request the regulator to appoint an inspector to assist in resolving the matter (section 89) or
- immediately take the dispute to the QIRC (section 102B).

Section 102B (Notice of dispute may be given to the QIRC)

If an inspector has been appointed to assist the parties reach an agreement or resolve the dispute—the inspector decision (to exercise, or not to exercise, compliance powers under part 10) is subject to review under part 12.

Visit www.worksafe.qld.gov.au/safety-and-prevention/whs-consultation/ceasing-unsafe-work for more information or contact 1300 362 128

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